

[Bond Case Briefs](#)

Municipal Finance Law Since 1971

- [Think Trump Tax Cuts Spell Doom for Municipal Bonds? Think Again.](#)
- [Owners of These Muni Bonds May Reap Windfall From Trump Tax Plan.](#)
- [States to Battle White House for Tax Deduction, Muni Exemption.](#)
- [Trump's Tax Plan And Munis.](#)
- [The Yield Curve - What It Is and Why It Matters: Squire Patton Boggs](#)
- [Following the Money 2017: Special Districts](#)
- [Estermann v. Bose](#) - Supreme Court of Nebraska holds that joint water management entity created by four natural resource districts pursuant to Interlocal Cooperation Act (ICA) was authorized to exercise the power of eminent domain.
- [Magnolia 8 Properties, LLC v. City of Maple Plain](#) - Court of Appeal holds, as a matter of first impression, that discretionary-acts exception to municipal liability is absolute and shields a municipality's planning-level decisions from strict-liability claims.
- And finally, Surreptitious Plumbing, LLC is brought to us this week by [Godfrey v. Upland Borough](#), in which homeowners accused their borough of "surreptitiously" installing storm and sewage-water systems on their property and subsequently engaging in a years-long, elaborate, cover-up in which the raw sewage in their basement was attributed to a crack in their own sewer line, a malicious prosecution for the failure to fix that line, destruction of evidence, etc. etc. Jeez, paranoid much? Wait. What? That's a thing that actually occurred? Our sincerest apologies to the sewage-spackled Godfreys.